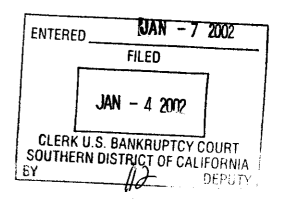
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Attorneys for Creditor BRADLEY PROULX



## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

In re:		CASE NO. 99-33191-B7
SARA NEWSOME BURNS,	Debtor	
DIGHARD WIDDEDNAM TO THE		Adv. No.: 01-90355-B7
RICHARD KIPPERMAN, Trustee		Chapter 7
	Plaintiff,	JUDGMENT
v.  BRADLEY PROULX, an individual	Defendant.	Date: December 17, 2001 Time: 2:30 p.m. Ctrm: 4 Judge: Hon. Peter W. Bowie

Defendant/Creditor BRADLEY PROULX's Motion for Summary Judgment came for hearing against Plaintiff/Chapter 7 Trustee RICHARD KIPPERMAN on the above date and time, the Honorable Peter W. Bowie presiding. Creditor BRADLEY PROULX appeared through his counsel, Elizabeth Aronson. Trustee RICHARD KIPPERMAN was present and appeared through his counsel, L. Scott Keehn. Upon reviewing the pleadings filed by the parties and hearing oral argument presented by both parties and awarding summary judgment in favor of Judgment Creditor BRADLEY PROULX;

The court's findings of fact and conclusions of law were stated orally by the Court, and recorded in open session, following the close of argument, and are incorporated herein by this reference pursuant to Rules 7052 and 9014 of the Federal Rules of Bankruptcy Procedure and Rule 52(a) of the Federal Rules of Civil Procedure.

IN RE SARA NEWSOME BURNS

CASE No. 99-33191-B7 / ADV. No.: 01-90355-B7

JUDGMENT

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1	IT IS SO ORDERED that Defendant/Credit	tor BRADLEY PROULX shall have judgment
2	against the bankruptcy estate of Chapter 7 Debtor Sa	ra Newsome Burns.
3	IT IS HEREBY FURTHER ORDERED th	nat the amount of Defendant/Secured Creditor
4	BRADLEY PROULX's secured claim as of the date	of the petition of August 11, 1999, in the amount
5	of the \$150,000.00 cash fund, as defined in the comp	laint, plus interest accrued thereon.
6	IT IS SO ORDERED.	
7		
8	DATED: <u>JAN - 4 2002</u>	Judge, United States Bankruptcy Court
9		Judge, United States Bankruptcy Court
10	NOTICE C'and as les the attenues constitutes	o contification under Federal Dule of Bankminton
11	NOTICE: Signature by the attorney constitutes Procedure 9011 that the relief provide	a certification under Federal Rule of Bankruptcy and by the Order is the relief granted by the Court.
12	Submitted by:	
13	January 4, 2002	Bryan D. Sampson, Esq.
14		Bryan D. Sampson, Esq.
15	Approved as to form.	
16	DATED: 1-4-02	ROBBINS & KEEHN
17	DATED. 1 1	ROBBITO & REELITY
		0 -
18	By:	L. Scott Kul
	Ву:	L. Scott Keehn, Esq. Attorney for Plaintiff and
18	Ву:	L. Scott Keehn, Esq. Attorney for Plaintiff and Chapter 7 Trustee Richard Kipperman
18 19	Ву:	Attorney for Plaintiff and
18 19 20	Ву:	Attorney for Plaintiff and
18 19 20 21	By:	Attorney for Plaintiff and
18 19 20 21 22	By:	Attorney for Plaintiff and
18 19 20 21 22	By:	Attorney for Plaintiff and
18 19 20 21 22 23 24	By:	Attorney for Plaintiff and
18 19 20 21 22 23 24 25	By:	Attorney for Plaintiff and
18 19 20 21 22 23 24 25 26		Attorney for Plaintiff and

IN RE SARA NEWSOME BURNS

CASE No. 99-33191-B7 / ADV. No.: 01-90355-B7

JUDGMENT
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